Case 1:21-cv-04402-BMC-RLM Document 50 Filed 03/20/22 Page 1 of 6 PageID #: 528

Hon. Brian M. Cogan United States District Court Judge Eastern District of New York 225 Cadman Plaza East Brooklyn, NY 11201 FILED in the Clerk's Office U.S. District Court, EDNY March 20, 2022 8:29PM Brooklyn Pro Se Office via Box.com

Case Name: Brainwave Science, Inc. vs. Arshee, Inc., et al

Case Number: 1:21-cv-04402-BMC-RLM

Your Honor:

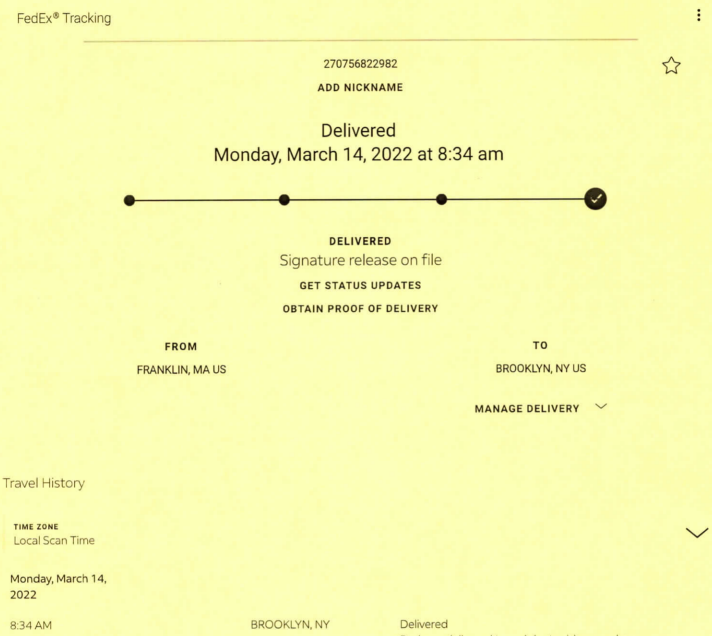
I write to you regarding your order entered on 3/20/2022 regarding my affidavit of establishing that I have complied with the presently imposed preliminary injunction and retained all records in this litigation, and the posting of a \$2000 bond.

I entered my affidavit into the system on March 11, 2022, and personally posted the \$2000 bond for the defendants on the same date. Enclosed is a copy of my affidavit and the receipt and tracking information from Federal Express.

Sincerely,

Thierry Maison





Package delivered to recipient address - release

authorized

BROOKLYN, NY On FedEx vehicle for delivery 7:40 AM

BROOKLYN, NY Shipment arriving On-Time 6:24 AM

6:06 AM BROOKLYN, NY At local FedEx facility

Saturday, March 12,

2022

BROOKLYN, NY Shipment arriving On-Time 11:08 AM

10:55 AM BROOKLYN, NY At local FedEx facility

10:54 AM BROOKLYN, NY Delay

Business closed- No delivery attempt

3/14/22, 9 Dasse 1:21-cv-04402-BMC-RLM Document 50 Filed 03/20/22 Page 3 of 6 PageID #: 530

10:23 AM BROOKLYN, NY Shipment arriving On-Time

10:10 AM BROOKLYN, NY At local FedEx facility

Friday, March 11,

2022

8:09 PM RAYNHAM, MA Left FedEx origin facility

5:30 PM RAYNHAM, MA Picked up

10:22 AM Shipment information sent to FedEx

Expand History V

Shipment Facts

TRACKING NUMBER SERVICE WEIGHT

270756822982 FedEx Priority Overnight 0.5 lbs / 0.23 kgs

TOTAL PIECES TOTAL SHIPMENT WEIGHT TERMS

1 0.5 lbs / 0.23 kgs Shipper

INVOICE NUMBER SHIPPER REFERENCE PACKAGING
PKG ID: 696120 Thierry Maison FedEx Envelope

SPECIAL HANDLING SECTION SHIP DATE SHIPMENT-FACTS.COD-DETAIL

Saturday Delivery 3/11/22 ③ \$0.00

 STANDARD TRANSIT
 ACTUAL DELIVERY

 3/14/22 before 12:00 pm ②
 3/14/22 at 8:34 am

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postalcenter Shipping, Printing and Business Services 279 East Central Street Franklin, Ma 02038 508.541.8100 fax 508-541-6788 www.postalcenter.com

franklinma@postalcenter.com Shipment-FedEx Priority Overnight Envelope

Ship To: Attn: Intake Department U.S District Court Eastern District of Ne w Yor

225 Cadman Plz E BROOKLYN, NY 11201 70.06 Package

Contents: Documents Tracking #: 270756822982

Expected arrival: Sat 03/12 12:00 PM

SUBTOTAL 70.06

TAX 0.00

70.06 TOTAL TEND American Expres 70.06

Total shipments: 1 Thierry Maison

Ian

#637482

Workstation: 53 - Auxiliary Workstation 2021 CCTran# a10e5d67-b7f0-4741-8613-8b00ee74645b

03/11/2022

11:22 AM

Ground transit times are not guaranteed. All shipments not packed by postalcenter are shipped at customer's own risk. All shipments packed and shipped by postalcenter are covered by our Pack and Ship Pledge! -Direct all claim inquiries to-

-postalcenter-All claim decisions are decided by the shipping carrier and are final.

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UNITED STATES DISTRICT COURT

EASTERN DISTRICT OF NEW YORK

ARSHEE, INC., DR. LAWRENCE A. FARWELL DR. THIERRY MAISON AND BRAIN FINGERPRINTING FOUNDATION,

Civil Action No.: 21-cv-4402 (BMC)

Affidavit of Dr. Thierry Maison in response to Order of December 13, 2021.

Dr. Thierry Maison, being duly sworn, declares under penalty of perjury as follows:

- 1) I, Thierry Maison, submitting this Affidavit establishing that I have complied with the presently imposed preliminary injunction and I have a plan in place to retain all records related to this litigation.
- Said preliminary injunction stated as follows:
 - a) Defendants must take any commercially-practicable actions to recall or replace any software containing plaintiff's "confidential or proprietary information" from third parties;
 - b) Defendants must not sell or transfer plaintiff's "confidential or proprietary information;"
 - c) Defendants must not use plaintiff's "confidential or proprietary information" in any software update or product demonstration; and
 - d) Defendants must provide to the plaintiff, at the plaintiff's sole expense, a report from an independent third party confirming that any P300-related software demonstration, sale, update, or transfer by defendants does not include the plaintiff's "confidential or proprietary information."
- 3) I am complying with the above provisions in the following ways.
 - a) I was not involved in any business transactions related to or with the plaintiff's proprietary information and acted solely as a software developer to Dr. Lawrence Farwell.
 - b) I was never renumerated for those efforts.
 - c) The product of any code compilation (the software program) was transmitted exclusively to Dr. Lawrence Farwell and nobody else.

Affidavit of Dr. Thierry Maison in response to Order of December 13, 2021. - 1

- d) That any development activities ceased at the beginning of this case, that no software updates or corrections were executed since, and the software may not be functional at this time due to Microsoft Windows updates.
- e) That access to the online code repository was granted to the plaintiff's attorney of reference.
- f) That ownership of the code repository can be transferred to the plaintiff's attorney on his request.
- g) I have not sold or transferred personally any software that contains "plaintiff's proprietary information," and will not do so.
- h) That any future developments on Electro Encephalogram-related (EEG) software will not contain any plaintiff's proprietary information.
- 4) Regarding retaining all records related to this litigation have been archived and placed in a Google Drive location accessible to the plaintiff's attorney.

Dated this 11 of March 2022.

Thierry Maison